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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---------------------------|----------------|----------------------|-------------------------|------------------|
| 09/845,992 | 04/30/2001 | Harry R. Howard JR. | PC10434B | 2938 |
| 75 | 590 06/10/2002 | | | |
| Paul H. Ginsburg | | | EXAMINER | |
| Pfizer Inc. 20th Floor | | | SAEED, KAMAL A | |
| 235 East 42nd S | | | | |
| New York, NY 10017-5755 | | | ART UNIT | PAPER NUMBER |
| | | | 1626 | 1 |
| | | | DATE MAILED: 06/10/2002 | 6 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) |
|--|--|---|---|
| | | 09/845,992 | HOWARD ET AL. |
| | Office Action Summary | Examiner | Art Unit |
| | | Kamal A Saeed | 1626 |
| Period fo | The MAILING DATE of this communication r Reply | appears on the cover | |
| THE N - Extending - If the - If NO - Failur - Any re | ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stately received by the Office later than three months after the maximum adjustment. See 37 CFR 1.704(b). | N. R 1.136(a). In no event, however, reply within the statutory minimal riod will apply and will expire Statute, cause the application to | num of thirty (30) days will be considered timely. IX (6) MONTHS from the mailing date of this communication. become ABANDONED (35 U.S.C. § 133). |
| 1) | Responsive to communication(s) filed on _ | | |
| 2a) <u></u> □ | This action is FINAL . 2b)□ | This action is non-fin | al. |
| 3) <u> </u> | Since this application is in condition for all closed in accordance with the practice uncon of Claims | owance except for for der <i>Ex parte Quayle</i> , | mal matters, prosecution as to the merits is 935 C.D. 11, 453 O.G. 213. |
| 4)⊠ | Claim(s) 1-15 is/are pending in the application | tion. | |
| 4 | 4a) Of the above claim(s) is/are witho | drawn from considera | tion. |
| 5) | Claim(s) is/are allowed. | | |
| 6)[| Claim(s) is/are rejected. | | |
| 7) | Claim(s) is/are objected to. | | |
| 8)⊠ | Claim(s) <u>1-15</u> are subject to restriction and/ | or election requireme | nt. |
| Application | on Papers | | |
| 9)□ 1 | The specification is objected to by the Exam | iner. | |
| 10)∏ T | he drawing(s) filed on is/are: a) a | ccepted or b) objecte | to by the Examiner. |
| | Applicant may not request that any objection to | the drawing(s) be held | in abeyance. See 37 CFR 1.85(a). |
| 11)[T | he proposed drawing correction filed on | is: a)□ approved | b) disapproved by the Examiner. |
| | If approved, corrected drawings are required in | · · | on. |
| | he oath or declaration is objected to by the | Examiner. | |
| riority u | nder 35 U.S.C. §§ 119 and 120 | | |
| 13) 🗌 🛚 | Acknowledgment is made of a claim for fore | eign priority under 35 | J.S.C. § 119(a)-(d) or (f). |
| a)[| ☐ All b)☐ Some * c)☐ None of: | | |
| | 1. Certified copies of the priority docume | ents have been receiv | ed. |
| - | 2. Certified copies of the priority docume | ents have been receiv | ed in Application No |
| | 3. Copies of the certified copies of the paper application from the International see the attached detailed Office action for a I | Bureau (PCT Rule 17 | e been received in this National Stage (.2(a)). ies not received. |
| ₩ | | | U.S.C. § 119(e) (to a provisional application). |
| a) 15)□ A | ☐ The translation of the foreign language cknowledgment is made of a claim for dome | provisional application | n has been received. |
| \ttathment(| | . — | |
| 2) Notice | of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s | 5) 🔲 1 | nterview Summary (PTO-413) Paper No(s) lotice of Informal Patent Application (PTO-152) ther: |
| i. Patent and Tra TO-326 (Rev | | Action Summary | Part of Paper No. 5 |

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DETAILED ACTION

Claims 1-15 are pending in this application.

Election/Restrictions

This application contains the following inventions or groups of inventions, which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

Due to the numerous variables in the claims, e.g. R^1 , R^2 , R^3 , R^4 , X_n , Y_m etc and their widely divergent meanings, a precise listing of inventive groups cannot be made. The following groups are exemplary:

Group I claim(s) 1-6, 9 and 10 drawn in part to compound of the formula I and a pharmaceutical composition of compounds of formula I wherein, **A** and **B** are as defined, \mathbf{R}^1 and \mathbf{R}^2 are selected independently from hydrogen, (C₁₋₄) alkyl, (C₂₋₄) alkenyl and (C₂₋₄) alkynyl \mathbf{R}^3 and \mathbf{R}^4 are as defined and **X**, **Y**, **n** and **m** are as defined and one method of use (e.g. for treating depression).

Group II claim(s) 1-6, 9 and 10 drawn in part to compound of the formula I and a pharmaceutical composition of compounds of formula I wherein, A and B are as defined, R^1 and R^2 are selected independently from hydrogen, (C₁₋₄) alkyl, (C₂₋₄) alkenyl and (C₂₋₄) alkynyl or R^1 and R^2 together with the nitrogen to which they are attached form a **five** membered saturated ring containing one or two heteroatoms, wherein the second heteroatom, when present is **nitrogen**, R^3 and R^4 are as defined and X, Y, n and m are as defined and one method of use (e.g. for treating Parkinson's disease).

Group III claim(s) 1-6, 9 and 10 drawn in part to compound of the formula I and a pharmaceutical composition of compounds of formula I wherein, A and B are as defined, R¹ and

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 \mathbf{R}^2 are selected independently from hydrogen, (C_{1-4}) alkyl, (C_{2-4}) alkenyl and (C_{2-4}) alkynyl or \mathbf{R}^1 and \mathbf{R}^2 together with the nitrogen to which they are attached form a six membered saturated ring containing one or two heteroatoms, wherein the second heteroatom, when present is **nitrogen**, \mathbf{R}^3 and \mathbf{R}^4 are as defined and \mathbf{X} , \mathbf{Y} , \mathbf{n} and \mathbf{m} are as defined and one method of use (e.g. for treating Parkinson's disease).

Group IV claim(s) 1-6, 9 and 10 drawn in part to compound of the formula I and a pharmaceutical composition of compounds of formula I wherein, A and B are as defined, R^1 and R^2 are selected independently from hydrogen, (C_{1-4}) alkyl, (C_{2-4}) alkenyl and (C_{2-4}) alkynyl or R^1 and R^2 together with the nitrogen to which they are attached form a **five** membered saturated ring containing one or two heteroatoms, wherein the second heteroatom, when present is oxygen or sulfur, R^3 and R^4 are as defined and X, Y, R^4 and R^4 are as defined and R^4 are as

Group V claim(s) claim(s) 1-6, 9 and 10 drawn in part to compound of the formula I and a pharmaceutical composition of compounds of formula I wherein, A and B are as defined, R^1 and R^2 are selected independently from hydrogen, (C_{1-4}) alkyl, (C_{2-4}) alkenyl and (C_{2-4}) alkynyl or R^1 and R^2 together with the nitrogen to which they are attached form a **six** membered saturated ring containing one or two heteroatoms, wherein the second heteroatom, when present is oxygen or sulfur, R^3 and R^4 are as defined and X, Y, R^4 and R^4 are as defined and R^4 a

Group VI claim(s) 15 drawn to compound of the formula XVIII wherein, \mathbf{Q} is – C(=O)H, cyano, -C(=O)OH, or $-C(=O)N\mathbf{R}^1\mathbf{R}^2$ wherein \mathbf{R}^1 and \mathbf{R}^2 are selected independently from hydrogen, (C_{1-4}) alkyl or \mathbf{R}^1 and \mathbf{R}^2 together with the nitrogen to which they are attached

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form a six membered saturated ring containing one or two heteroatoms, wherein the second heteroatom, when present is oxygen or sulfur, R^3 and R^4 and one method of use (e.g. for treating Parkinson's disease).

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted. Again, this list is not exhausted, as it would be impossible under the time constraints due to the sheer volume of subject matter instantly claimed. Therefore, applicant may choose to elect a single invention by identifying another specific embodiment not listed in the exemplary groups of the invention and examiner will endeavor to group the same. If applicant is unable to elect a single invention, applicant may instead choose to elect a specific compound and examiner will attempt to group it. The claims herein lack unity of invention under PCT Rule 13.1 and 13.2 since the compounds defined in the claims lack a significant structural element qualifying as the special technical feature that defines a contribution over the prior art. The compounds claimed contain

, which does not define a contribution over the prior art. The substituents vary extensively and when taken as a whole result in vastly different compounds. Accordingly, unity of invention is considered to be lacking and restriction of the invention in accordance with the rules of unity of invention is considered to be proper. Additionally, the vastness of the claimed subject matter and the complications in understanding the claimed subject matter imposes a burden on any examination of the claimed subject matter.

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Telephone Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kamal Saeed whose telephone number is (703) 308-4592. The examiner can normally be reached on Monday-Friday from 8:00 AM – 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Joseph K. McKane, can be reached at (703) 308 4537. The unofficial fax phone for this group are (703) 308-4556 or 305-3592.

When filing a FAX in Technology Center 1600, please indicate the Header (upper right) "Official" for papers that are to be entered into the file, and "Unofficial" for draft documents and other communications with the PTO that are not for entry into the file of the application. This will expedite processing of your papers.

Communication via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signiture, may be used by applicant and should be addressed to [joseph.mckane@uspto.gov]. All Internet e-mail communications will be made of record in the application file. PTO employees will not communicate with applicant via Internet e-mail where sensitive data will be exchanged or where there exists a possibility that sensitive data could be identified unless there is of record an express waiver of the confidentiality requirements under 35 U.S.C. 122 by the applicant. See the Interim Internet Usage Policy published by the Patent and Trademark Office Official Gazette on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist, whose telephone number is (703) 308-2286.

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A facsimile center has been established. The hours of operation are Monday through 8:45AM to 4:45PM. The telecopier numbers for accessing the facsimile machine are (703) 308-4242, (703) 305-3592, and (703) 305-3014.

Kamal Saeed, Ph.D., June 5, 2002

Joseph McKane

Supervisory Patent Examiner Art Unit 1626, Group 1620

Technology Center 1